🖎 AO 472 (Rev. 3/86) Order of Detention Pending Trial

	UNITED S	STATES DISTRIC	CT COURT	Alperiothic to	
		District of	NEBRAS	KA	
	UNITED STATES OF AMERICA			2001 JUN 22 AM I	
	<b>v.</b>	ORDER	OF DETENTION P	ENDING TRIAL	
	LAWRENCE J. MCEWEN	Case Number	r: 4:07CR3071	THE U	
In a	Defendant	2142(f) a detention bearing has	haan hald. I aanaliida that tha	Callandina Casta nassina tha	
	accordance with the Bail Reform Act, 18 U.S.C. § n of the defendant pending trial in this case.	3142(1), a detention nearing has	been neid. I conclude that the	e following facts require the	
		Part I—Findings of Fact			
(I)	☐ (1) The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has been convicted of a ☐ federal of or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed a crime of violence as defined in 18 U.S.C. § 3156(a)(4). ☐ an offense for which the maximum sentence is life imprisonment or death.				
	an offense for which a maximum term of imprisonment of ten years or more is prescribed in				
	Constitution of the state of th	dant had been convicted of two or	way and fodoed offerend	.*	
	a felony that was committed after the defend § 3142(f)(1)(A)-(C), or comparable state or		more prior lederal offenses d	escribed in 18 U.S.C.	
(2) (3)	The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense.  A period of not more than five years has elapsed since the date of conviction release of the defendant from imprisonment for the offense described in finding (1).				
(4)	Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.				
	Alternative Findings (A)				
(1)	There is probable cause to believe that the defen for which a maximum term of imprisonmen under 18 U.S.C. § 924(c).		ed in <u>21 U.S.C. §801 et seq.</u>		
(2)	The defendant has not rebutted the presumption of the appearance of the defendant as required and		ndition or combination of cond	ditions will reasonably assure	
		Alternative Findings (B)			
x (1)	There is a serious risk that the defendant will no	it appear.			
X (2)	There is a serious risk that the defendant will endanger the safety of another person or the community.				
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	Part II—Wr	ritten Statement of Reasons f	or Detention		
	nd that the credible testimony and information sub	omitted at the hearing establishes	by X clear and convincin	ig evidence x a prepon-	
	of the evidence that ant failed to appear for his probation revocation he	earing on May 25, 2007, and a we	arrant for his arrest was issued	by the District Court of	
	er County, Nebraska; said warrant is active. Defe				
testing r	positive for marijuana use. On one occasion he at	tempted to manipulate the accura-	cy of the testing by possessing	a condom containing	
urine.	He failed to successfully complete relapse prevent April 10, 2007, while he was on probation. He l	tion treatment after completing ou	stpatient treatment. The charg	es of the current indictment	
	r, driving under the influence, driving under suspension			d a history of assaultive	
		II—Directions Regarding De			
The	defendant is committed to the custody of the Attorn			corrections facility separate,	
	xtent practicable, from persons awaiting or serving				
Govern	ole opportunity for private consultation with defe nent, the person in charge of the corrections facili	inse counsel. On order of a court	of the United States or on re	equest of an attorney for the	
in conne	ection with a court proceeding.	ty shall deliver the defendance of	le Office States maismai for ti	ne purpose of an appearance	
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	Date	Sign	ature of Judicial Officer	<del>*************************************</del>	
			iester, U.S. Magistrate Judge		
		Name ar	nd Title of Judicial Officer		

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).